AMENDMENT

PERCY ITIENDITEIN				
	62			
	1 GPIS committed to attice nothing to break elections as	1		
	2 manuscarive date; and	. 2		
	3 (b) lines domonstrated its willingness to negotiate	3		
	4equitable_political_resolution of the conflict with same	4		
	5 group-which renounces and refrants from further miller	5		
	6 tary or paramilitary opposition activity.	6		
	7 deach such certification shall discuss fully and completely the	7		
	8 sjustification for making cach of the determinations required by	8		
	9 paragraphs (1) through (5).	9		
	10 (d) The President may not make the first condition	10		
	11 under subsection (a) of this section until after he has certified	- 11		
	12210 the Speaker of the House of Representatives and the	. 12		
*	chairman of the Committee our Foreign Relations of the	13		
	14 Senare that he has determined that the Covernment of the	14		
	Salvadors has made good faith offorts both to investigate the	15		
	16 numbers of the six United States citizens in El-Sawador in	16		
	December 1980 and Vanuary 1981 and to bring to justice	17		
1	de those responsible for those manders	18		
	19 ARGENTINA	. 19		
	20 SEC. 708. (a) Section 620B of the Foreign Assistance	20		
	21 Act of 1961, relating to Argentina, is repealed.	21		
	22 (b) Notwithstanding any other provision of law—	22		

 22 (b) Notwithstanding any other provision of law— 23 (1) no assistance may be furnished under chapter 24 2, 4, 5, or 6 of part Π of the Foreign Assistance Act

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- 63 (2) no sales of defense articles or services may be 1 2 made under the Arms Export Control Act, to .3 Argentina: 4 (3) no credits (including participation in credits) 5 may be extended and no loan may be guaranteed under the Arms Export Control Act with respect to Argentina; and (4) no export licenses may be issued under section 38 of the Arms Export Control Act to or for the Gov-10 ernment of Argentina. unless and until the President submits to the Speaker of the 12 House of Representatives and the chairman of the Committee on Foreign Relations of the Senate a detailed report 14 certifying— 15 (A) that the Government of Argentina has made significant progress in complying with internationally 16 17 recognized principles of human rights; and 18 (B) that the provision of such assistance, articles, or services is in the national interest of the United 19 20 States. (c) In determining significant progress for purposes of clause (A) of subsection (b), particular attention shall be paid as to whether (1) the Government of Argentina has made every 2 effort to account for those citizens listed as "disaplow marks section deleted by Senate Floor action (It was the part most off-
- Next step-House anticipated Nov 81, followed by Joint Comte Dec81 at earliest

ensive to Argentina) ra at Encl

to be substituted for

S. 1196-rs

1	peared" and has provided a listing of all Argentine citi-	1
2	zens known to the Government both to have disap-	2
3	peared and have died after November 6, 1974; and	. 3
4	(2) the Government of Argentina has either re-	: 4
5	leased or brought to justice those prisoners held at the	5
6	disposition of the National Executive Power (PEN)	. 6
7	ANGOLA	· 7
8	SEC. 709. (a) Section 118 of the International Security	. 8
9	and Development Cooperation Act of 1980, relating to	. 9
10	Angola, is repealed.	10
11	(b) Nothing in this section shall be construed to be an	11
12	endorsement by Congress of the provision of assistance for	12
13	the purpose, or which would have the effect, of promoting or	13
14	augmenting, directly or indirectly, the capacity of any nation,	14
15	group, organization, movement, or individual to conduct mili-	. 15
16	tary or paramilitary operations in Angola. If the President	16
17	determines that such assistance should be furnished in the	17
18	national security interests of the United States, he shall, in	. 18
19	addition to other requirements of law, under the appropriate	19
20	conditions of confidentiality, and prior to the furnishing of	20
21	such assistance, submit to the Committee on Foreign Affairs	2:
22	of the House of Representatives and the Committee on For-	2:
23	eign Relations of the Senate a report which includes—	2:
24	(1) a detailed statement of the reasons supporting	2.

INTENDED to be proposed by ____Senator Percy

Viz:

(a) Delete section 708(c); and 1

(b) Add the following new section at the appropriate 2

place in the bill: 3

"Sec. __. It is the sense of the Congress that it 4

welcomes the actions of the Government of Argentina to 5 adjudicate numerous cases of those detained under the 6

National Executive Power of the Argentine Government.

The Congress expresses the hope that further such progress 8 will continue, especially with regard to (a) providing 9 information, insofar as the Government of Argentina has

10 information, on those citizens in Argentina listed as 11 'disappeared' who have died, and (b) those prisoners who

have not yet been either released or brought to justice 13 and who are being held at the disposition of the National

14 Executive Power."

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